1 2 3	KEVIN V. RYAN (CSBN 59775) United States Attorney Attorney for Plaintiff		
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8	IN THE UNITED ST	TATES DISTRICT COURT	
9	FOR THE NORTHERN	DISTRICT OF CALIFORNIA	
10	OAKLA	ND DIVISION	
11	UNITED STATES OF AMERICA,)) CR. NO.:	
12	Plaintiff,) CR. 110)	
13	v .))) <u>VIOLATIONS:</u> Title 18, United	
14	DARRICK JONATHAN CHAVIS, and () LAMARK KEVIN LASSITER	States Code, Section 1341 – Mail Fraud; Title 18, United States Code, Section 1957	
15	}	Engaging in Monetary Transactions in Property Derived From Specified Unlawful Activity;	
16	Defendants.	Title 31, United States Code, Sections 5322(b) and 5324(a)(3) Structuring	
17	}	Financial Transactions to Evade Currency Transaction Reports;	
18 19	}	Title 26, United States Code, Section 7206(1) Willfully Subscribing a False Tax Return;	
20	}	Title 26, United States Code, Section 7203 Willful Failure to File Tax Return; and	
21	}	Title 18, United States Code, Section 982 Criminal Forfeiture	
22	<u> </u>	OAKLAND VENUE	
23	<u>INDICTMENT</u>		
24	The Grand Jury charges that:		
25	Counts One and Two: (18 U.S.C. § 1341 - Mail Fraud)		
26	Introduction		
27	1. During period October 2001 through June 2002, defendant DARRICK JONATHAN		
28	CHAVIS was an employee of the City of Hercules, California and responsible for the operation		
		-	

of a city-funded program called the "Revitalization and Beautification Program" also known as "Fund 180 Redevelopment/Affordable Housing, Program GM360L."

2. During parts of 2001 and 2002, The City of Hercules funded the "Revitalization and Beautification Program." The program was approved the City Council of Hercules as a means to provide funds to financially qualified residents of Hercules for the purpose of the repairing and rehabilitating their residences. The City Council provided for certain limits on the program including that no single residence could receive more than \$15,000 in grant funds.

The Scheme To Defraud

3. Starting at a date unknown to the grand jury but no later than in or about October 2001 and continuing to in or about June 2002, in the Northern District of California and elsewhere, the defendants

DARRICK JONATHAN CHAVIS and LAMARK KEVIN LASSITER

knowingly and willfully devised and intended to devise a scheme and artifice to defraud and to obtain money and property from the City of Hercules, by means of false and fraudulent pretenses, representations, and promises, in violation of Title 18, United States Code, Section 1341.

- 4. It was part of the scheme to defraud that CHAVIS would create and submit fraudulent applications for funds purporting to be from residents of the City of Hercules when, in fact, the residents had not authorized the creation or submission of the applications.
- 5. It was part of the scheme to defraud that CHAVIS would approve the expenditure of City of Hercules funds for the residences referred to in the fraudulent applications.
- 6. It was part of the scheme to defraud that LASSITER would act as the licensed contractor that performed the rehabilitative work on the residences and submitted invoices to the City of Hercules even though LASSITER was not a licensed contractor and the rehabilitative work was not performed.
- 7. It was part of the scheme to defraud that LASSITER recruited and paid another person, the proprietor of a business called "The Enterprise Zone," also known as "EZI" to create invoices reflecting rehabilitative work done on residences in Hercules, CA even though neither

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"The Enterprise Zone" nor its proprietor had performed any work on the residences.

- 8. It was part of the scheme to defraud that CHAVIS would authorize the City of Hercules to pay the fraudulent "Enterprise Zone" invoices submitted by LASSITER.
- 9. It was part of the scheme to defraud that checks from the City of Hercules payable to LASSITER would be sent by U.S. mail or hand-delivered by CHAVIS to LASSITER.
- 10. It was part of the scheme to defraud that after receiving the City of Hercules checks, LASSITER would keep a portion of the checks, or after converting the checks to cash, would kick back a substantial portion of the checks in cash to CHAVIS.

11. The Mailings

On or about the dates set forth below, defendants CHAVIS and LASSITER, in furtherance of the scheme to defraud set forth in paragraphs 3 through 10 above, sent and caused to be sent by U.S. Mail according to the directions thereon, the following items, each mailing constituting a separate and distinct violation of Title 18, United States Code, Section 1341:

<u>Count</u>	Date of Mailing	Item Sent/Delivered By Mail	Sender of Mail
1	December 21, 2001	City of Hercules Check #059162 for \$23,713	City of Hercules
2	March 12, 2002	City of Hercules Check #059920 for \$8,502.00	City of Hercules

Count Three: (18 U.S.C. § 1957- Engaging in Monetary Transactions in Property Derived From Specified Unlawful Activity)

- 12. Paragraphs 3. through 11. of this Indictment are incorporated by reference as though fully set forth in this count.
- 13. On or about December 27, 2001 in the Northern District of California, the defendant

DARRICK JONATHAN CHAVIS,

knowingly engaged in a monetary transaction as defined in 18 U.S.C. § 1957(f)(1) by purchasing a Toyota Sequoia automobile for \$42,036.56 using criminally derived property of a value greater than \$10,000 which was derived from the commission of specified unlawful activity, to wit: the scheme to defraud set forth in paragraphs 3.

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1	through 11. a	above; in violation of Title 18, United States Code, Section 1957(a).	
2	Count Four:	(18 U.S.C. § 1957- Engaging in Monetary Transactions in Property Derived From Specified Unlawful Activity)	
3	14.	Paragraphs 3. through 11. of this Indictment are incorporated by reference	
4	as though fully set forth in this count.		
5	15.	On or about March 25, 2002 in the Northern District of California, the	
6 7	defendant		
8		DARRICK JONATHAN CHAVIS,	
9	knowingly en	ngaged in a monetary transaction as defined in 18 U.S.C. § 1957(f)(1) by	
10	purchasing a	purchasing and receiving a cashier's check in the amount of \$15,122.59 at Wells Fargo	
11	Bank using criminally derived property of a value greater than \$10,000 which was		
	derived from the commission of specified unlawful activity, to wit: the scheme to defraud		
set forth in paragraphs 3. through 11. above; in violation of Title 18, United S Section 1957(a).			
			15
16	16.	Paragraphs 3. through 11. of this Indictment are incorporated by reference	
17	as though ful	ly set forth in this count.	
18	17.	On or about April 9, 2002 in the Northern District of California, the	
19	defendant		
20		DARRICK JONATHAN CHAVIS,	
21	knowingly engaged in a monetary transaction as defined in 18 U.S.C. § 1957(f)(1) by		
22	depositing \$15,000 into Merrill Lynch account 7HP-11004 using criminally derived		
23	property of a value greater than \$10,000 which was derived from the commission of		
24	specified unlawful activity, to wit: the scheme to defraud set forth in paragraphs 3.		
25	through 11. above; in violation of Title 18, United States Code, Section 1957(a).		
26	Count Six:	(18 U.S.C. § 1957- Engaging in Monetary Transactions in Property Derived From Specified Unlawful Activity)	
27 28	18.	Paragraphs 3. through 11. of this Indictment are incorporated by reference	
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1	as though fully set forth in this count.		
2	19. On or about April 9, 2002 in the Northern District of California, the		
3	defendant		
4	DARRICK JONATHAN CHAVIS,		
5	knowingly engaged in a monetary transaction as defined in 18 U.S.C. § 1957(f)(1) by		
6	depositing \$15,000 into Merrill Lynch account 7HP-11006 using criminally derived		
7	property of a value greater than \$10,000 which was derived from the commission of		
8	specified unlawful activity, to wit: the scheme to defraud set forth in paragraphs 3.		
9	through 11. above; in violation of Title 18, United States Code, Section 1957(a).		
10	Count Seven: (18 U.S.C. § 1957- Engaging in Monetary Transactions in Property Derived From Specified Unlawful Activity)		
11	20. Paragraphs 3. through 11. of this Indictment are incorporated by reference		
12	as though fully set forth in this count.		
13	21. On or about May 7, 2002 in the Northern District of California, the		
14	defendant		
15	DARRICK JONATHAN CHAVIS,		
16	knowingly engaged in a monetary transaction as defined in 18 U.S.C. § 1957(f)(1) by		
17 18	purchasing and receiving a cashier's check in the amount of \$16,720.91 at Wells Fargo		
19	Bank using criminally derived property of a value greater than \$10,000 which was		
20	derived from the commission of specified unlawful activity, to wit: the scheme to defraud		
21	set forth in paragraphs 3. through 11. above; in violation of Title 18, United States Code,		
22	Section 1957(a).		
23	Counts Eight through Sixteen: (31 U.S.C. §§ 5324(a)(3), 5322(b) - Structuring of Financial Transactions to Evade Currency Transaction Reports)		
24	22. On or about the dates specified below, in the State and Northern District of		
25	California, the defendant		
26	LAMARK KEVIN LASSITER		
27	for the purpose of evading reporting requirements of Title 31, United States Code, Section		
28	5313(a) and regulations prescribed thereunder, knowingly structured and attempted to structure		
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each of the financial transactions set forth in Counts Eight through Sixteen with one or more domestic financial institutions while violating another law of the United States and as part of a pattern of illegal activity involving over \$100,000 in the twelve month period of October 1, 2001 through September 30, 2002, each of the transactions listed below constituting a separate and distinct violation of Title 31, United States Code, Sections 5324(a)(3) and 5322(b):

6	<u>Count</u>	Dates of Transaction	Description of Transaction	Amount
7	8	October 26, 2001 Two Cash Withdrawals		\$10,000
8			at Bank of the West	\$10,000
9	9	November 13 and 14,	Three Cash Withdrawals	\$10,000
10		2001	at Bank of the West	\$7,000 \$3,000
11	10	December 4, 2001	Five Cash Withdrawals	\$5,000
12		Through December 14, 2001	at Bank of the West	\$6,000 \$10,000
13				\$5,000 \$6,000
14	11	December 17, 2001 Through December 27,	Three Cash Withdrawals	\$5,000
15		2001	at Bank of the West	\$10,000 \$5,000
16	12	January 2, 2002	Six Cash Withdrawals	\$10,000
17		Through January 18, 2002	at Bank of the West	\$10,000 \$10,000
18				\$10,000 \$ 7,000
19	10	-		\$10,000
20	13	February 6, 2002 Through February 21,	Seven Cash Withdrawals at Bank of the West	\$10,000 \$10,000
21		2002		\$10,000 \$ 5,000
22	!			\$ 7,000 \$10,000
23	1.4	E.1		\$10,000
24	14	February 28, 2002 Through March 15,	Six Cash Withdrawals at Bank of the West	\$ 5,000 \$ 5,000
25		2002		\$10,000 \$10,000
26				\$ 7,000 \$10,000
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Indictment

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2	15	March 21, 2002 Through April 11,	Six Cash Withdrawals at Bank of the West	\$ 4,500 \$10,000
3		2002		\$ 4,600 \$10,000
4				\$10,000 \$10,000
5	16	May 23, 2002 Through June 7,	Five Cash Withdrawals at Bank of the West	\$ 4,000 \$10,000
6		2002	at Dalik of the Me2f	\$10,000 \$10,000 \$ 7,000
7				\$ 7,900
8	I		Ilfully Subscribing To A False	
9	23.	On or about March 26, 2002,	, in the State and Northern Dist	trict of California, the
10	defendant			
11			ONATHAN CHAVIS,	
12	11		y false U.S. Individual Income	
13	filing jointly) f	for the year 2001 which was vo	erified by a written declaration	that it was made
14	under penalties	s of perjury and which was file	ed with the Internal Revenue S	service in that:
15	said return falsely declared the amount of adjusted gross income on line 33 of the return to be			
16	\$116,005 and, as a result, falsely stated his joint taxable income to be \$43,638, when in truth and			
17	in fact, as the defendant well knew, he and his wife had joint taxable income of approximately			ne of approximately
18	\$123,893; in violation of Title 26, United States Code, Section 7206(1).			
19	Count Eighteen	Count Eighteen: (26 U.S.C. §7206(1) - Willfully Subscribing To A False Tax Return)		
20	24. On or about March 19, 2003, in the State and Northern District of California, the			California, the
21	defendant			
22	DARRICK JONATHAN CHAVIS,			
23	did willfully m	did willfully make and subscribe a materially false U.S. Individual Income Tax Return (married		
24	filing jointly) f	filing jointly) for the year 2002 which was verified by a written declaration that it was made		
25	under penalties	under penalties of perjury and which was filed with the Internal Revenue Service in that:		
26	said return fals	ely declared the amount of adj	justed gross income on line 33	of the return to be
27	\$162,267 and,	as a result, falsely stated his jo	oint taxable income to be \$72,5	519 when in truth and
28	in fact, as the d	lefendant well knew, he and hi	is wife had joint taxable incom	e of approximately
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\$201,286; in violation of Title 26, United States Code, Section 7206(1). 1 2 Count Nineteen: (26 U.S.C. § 7203 - Willful Failure to File Tax Return) 3 2. Between the close of the calendar year 2001, and on and before April 15, 2002, the defendant LAMARK KEVIN LASSITER 5 defendant herein, who was a resident of San Francisco, in the Northern District of California, and 6 had received gross income of \$112,732.44 during the calendar year 2001, and by reason of such 7 gross income he was required by law, to make an income tax return to the District Director of the 8 9 Internal Revenue Service for the Internal Revenue District of San Francisco, at San Francisco, or 10 other proper officer of the United States, stating specifically the items of his gross income and 11 any deductions and credits to which he was entitled, and that well-knowing all of the foregoing, 12 did willfully fail to make an income tax return at that time as required by law; in violation of 13 Title 26, United States Code, Section 7203. 14 Count Twenty: (26 U.S.C. § 7203 - Willful Failure to File Tax Return) 15 26. Between the close of the calendar year 2002, and on and before April 15, 2003, the defendant 16 LAMARK KEVIN LASSITER 17 defendant herein, who was a resident of Oakland, in the Northern District of California, and had 18 received gross income of \$63,210.32 during the calendar year 2002, and by reason of such gross 19 income was required by law, to make an income tax return to the District Director of the Internal 20 Revenue Service for the Internal Revenue District of San Francisco, at San Francisco, California, 21 or other proper officer of the United States, stating specifically the items of his gross income and 22 23 any deductions and credits to which he was entitled, and that well-knowing all of the foregoing, 24 did willfully fail to make an income tax return at that time as required by law; in violation of Title 26, United States Code, Section 7203. 25 Count Twenty-One: (18 U.S.C. § 982 - Criminal Forfeiture) 26 27 27. The allegations of Counts Three through Seven of this Indictment are 28 realleged and incorporated herein.

Indictment

	III .		
1	28.	As a result of the offenses alleged in Counts Three through Seven above,	
2	defendant		
3		DARRICK JONATHAN CHAVIS	
4	shall forfeit t	o the United States, all property constituting and derived from any proceeds	
5	defendant ob	tained, directly and indirectly, as a result of said violation, including but not limited	
6	to the follow	ing:	
7	1.	A 2002 Toyota Sequoia automobile (VIN: 5TDBT44A32S083658);	
8	2.	An interest in real property totaling \$16,720.91 in the real property located at	
9		1626 Swallow Way, Hercules, CA;	
10	3.	An interest in the amount of \$19,122.59 in real property located at 431-22nd	
11		Street, Richmond, CA;	
12	4.	An interest in Merrill Lynch account 7HP-11004 in the amount of \$15,000;	
13	5.	An interest in Merrill Lynch account 7HP-11006 in the amount of \$15,000;	
14	29.	If, as a result of any act or omission of the defendant, any of said property	
15	a.	cannot be located upon the exercise of due diligence;	
16	b.	has been transferred or sold to or deposited with, a third person;	
17	c.	has been placed beyond the jurisdiction of the Court;	
18	d.	has been substantially diminished in value; or	
19	e.	has been commingled with other property which without difficulty cannot be	
20		subdivided;	
21	then the defendant Chavis shall forfeit to the United States any and all interest he has in any othe		
22	///		
23	///		
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1	property (not to exceed the value of the above forfeitable property).		
2	All in violation of Title 18, United States Code, Section 982.		
3			
4	A True Bill		
5			
6	DATED: Grand Jury Foreperson		
7	Grand Jury Poreperson		
8	KEVIN V. RYAN		
9	United States Attorney		
10			
11	CHARLES B. BURCH Assistant United States Attorney		
12	· · · · · · · · · · · · · · · · · · ·		
13	Approved as to Form:(AUSA:CBBURCH)		
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